

BALTIMORE & OHIO RAILROAD

Outings in the Alleghanies

The Alleghany Mountain resorts on the Baltimore & Ohio Railroad rival the mountain resorts of New England. They are just as cool and equally as beautiful.

On the summit of the Alleghanies the "Glades" of Garrett County, Maryland, have an elevation of 2,800 feet above sea level, and form the Atlantic-Mississippi watershed. Cool winds from the west are constantly blowing over the mountain top.

The thermometer at night ranges anywhere from 45 to 65 degrees, while at the hottest hour of the day the shelter of the shade is almost cool enough for wraps.

On this great nine-mile plateau are many summer resorts.

The famous Deer Park Hotel has the choicest location of any resort south of the Adirondack Mountains. Never in its history has it been so inviting. The demands for accommodations for the month of August emphasize the popularity of this beautiful resort.

Mountain Lake Park has a summer colony of large dimensions, and the programme for the Mountain Chautauque in August is the most elaborate in its history.

Oakland shares in popularity with its sister resorts.

The special week-end excursion rates, \$5.00 for the round trip, from Washington, good from Friday until Tuesday, inclusive, are an inducement to those who desire to get away from the heat of the city to a haven of comfort near by.

GUNBOAT IS SENT TO FOIL BONILLA

Plot to Overthrow Davila in Honduras Reported.

The government of British Honduras has taken prompt action to prevent the revolutionists against President Davila of Honduras from using its territory as a base of operations.

Fenton R. McCreery, American Minister at Tegucigalpa, advised the State Department yesterday that a British gunboat had been sent in pursuit of the revolutionists against President Davila in British Honduras in behalf of Manuel Bonilla, former President of Honduras, against President Davila. Bonilla was driven out of Honduras several years ago by Davila, who was aided by former President Zelaya of Nicaragua.

Minister McCreery reported to the department that the diplomatic agent of Honduras in British Honduras had informed President Davila that the British gunboat had been ordered to Cayos Zapalitos to intercept the Bonilla expedition.

Manuel Bonilla has resided in British Honduras ever since he was driven out of Honduras several years ago by Davila and Zelaya.

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BRYCE PRAISES AMERICAN SPIRIT

Ambassador Speaks in Chautauqua Amphitheater

DELEGATION OF CANADIANS

Keynote of Lecture Is that Americans and English People Have Much in Common—Says Our History Did Not Start at Jamestown, but with Landing of Saxons.

Jamestown, N. Y., July 23.—Right Hon. James Bryce, British Ambassador to the United States, addressed an unusually large audience in the amphitheater at Chautauqua this afternoon on "History and Politics." He had a big delegation from Canada waiting on front seats to greet him when he made his appearance on the platform. The Canadians gave him a tremendous ovation the moment they caught sight of him. The venerable Bishop Vincent appeared on the platform to introduce Mr. Bryce. That was another signal honor paid him by the Chautauqua management, for Bishop Vincent doesn't often introduce any one nowadays.

The keynote of Mr. Bryce's lecture was that the English and American people had much in common. American history, he said, did not begin in 1776; it did not begin with the settlement of Jamestown; it did not begin with the landing of the Pilgrims. But, rather, it began in 446 A. D. when a handful of Saxons landed on the banks of the Trent. To properly understand the history of America we would have to understand the history of England.

England Shows Interest. "I can assure you that what happens in this country is watched with keen interest by many in Britain," Mr. Bryce said. "There are certain virtues necessary for a country—courage, honor, unselfishness, devotion to public duty. If you fix your eyes on the men in whom these virtues shine with equal luster, you will have done much."

Mr. Bryce advised his hearers to study the lives of the public men, and in this connection he aroused the patriotic enthusiasm of the audience by the statement that in this country the American people have had two men who embodied the virtues he had enumerated, and he believed the example of these two men had a great effect on the lives and ambitions of other public men.

"I need not mention these men to you, because you would all reply George Washington and Abraham Lincoln," he said.

"The Melting Pot." Mr. Bryce continued that in the study of history we should try to understand what it was that made these men great. This was a free country, he said. Every one shares in the government, and in this connection diplomatic reference was made to the immigration laws.

"With a large liberty you have admitted as citizens many who are not wholly competent," said he, "and that makes it all the more your duty to participate in affairs of government. We share a common heritage, England and America, and we have one common duty, to transmit to those who come after us the blessings that we enjoy. Let us all work together. No man liveth to himself. That doctrine that we owe a duty to others as well as ourselves is as true of nations as of individuals. We owe a duty to all humanity. Therefore, every nation owes a duty to every other nation."

One duty, Mr. Bryce said, was to provide peace, a universal peace, and in the world-wide movement for universal peace he was happy to say that no country had done more than the United States.

PENNSY MAKES PEACE.

Lines West of Pittsburgh and Employes Reach Agreement.

Pittsburgh, July 29.—The differences between employes and officials of the lines West which have been under discussion for some time have at last been fully and satisfactorily adjusted.

This was the statement given out at 6 o'clock to-night from the office of G. E. Peck, general manager of the Pennsylvania Lines West of Pittsburgh after the representatives of the workmen had spent another day in conference. About 9,000 men will be affected by the agreement.

BANK RESERVES OVER BILLION.

Big Institutions Nose Out of Law's Reach, Report Shows.

The total reserve held by all national banks on June 30 was \$1,214,987,018.85, which was an average of 21.22 per cent of the deposits subject to reserve requirements, according to a statement issued yesterday by the Treasury Department. National banks in the three central reserve cities held reserve of \$365,093,822.93, or 24.96 per cent. The amount held was less by only four-one-hundredths of 1 per cent in excess of the requirement.

All other reserve city banks held reserve amounting to \$438,112,177.07, or 23.3 per cent; that is, three-tenths of 1 per cent in excess of the requirement.

Combining the reserve of all central and other reserve city banks, totaling \$803,205,999.94, the average was 25.14 per cent, or fourteen-one-hundredths of 1 per cent in excess of the legal requirement.

The country banks, those required to maintain a 15 per cent reserve, held \$513,779,978.90, or 17.07 per cent, 2.07 per cent in excess of the legal requirement.

Nominated for Congress.

Fifth Virginia—John M. Parsons (Rep.). Twenty-fourth Pennsylvania—Charles Matthews (Rep.).

BEALL'S DEFENSE OUTLINED.

Naval Officer Says Illness Compelled Him to Leave Post.

Newport, R. I., July 29.—A plea of not guilty was entered to-day by Lieut. Grafton A. Beall, U. S. N., of the battleship Delaware, before a naval court which convened at the naval training station. Lieut. Beall had been accused of leaving his station as officer of the deck while his ship was at anchor in Hampton Roads on the morning of July 5, without having been regularly relieved, and also accused of being asleep on watch.

The naval court adjourned on Tuesday to allow Lieut. Beall to secure counsel, and to-day Arthur B. Laffar, of New York, appeared to represent him, with Lieut. W. S. Anderson, U. S. N., and Capt. Frank Lander, U. S. M. C., as naval counsel.

Lieut. Beall, besides pleading not guilty, testified that illness had caused him to leave his post and go to his quarters before it was time for him to be regularly relieved.

Testimony in the case has been completed, and the case was taken by the members of the court-martial, which Capt. Roy C. Smith, U. S. N., is president, under advisement.

NEWS OF ALEXANDRIA

Officers of Four Masonic Lodges Are Installed.

GRAND MASTER IS PRESENT

Legality of Appropriations by City Council Is Doubtful by Lawyers of City, as Two-thirds of Members Were Not Voting—Telephone Manager Is Transferred.

F. Clinton Knight, 435 King street, Alexandria, Va., is authorized agent and carrier for The Washington Herald. The Herald will be delivered daily and Sunday to any address in Alexandria for 40 cents a month.

WASHINGTON HERALD BUREAU, 435 King Street.

Alexandria, Va., July 29.—In the presence of a large assemblage of prominent members of the Masonic order, including J. A. Richardson, grand master of the Southern Jurisdiction of the United States, the officers of the following lodges of the Scottish Rite Masons were installed last night: Orient of Virginia, Memorial Lodge of Perfection, No. 7; Randolph Chapter of Rose Croix, No. 7; Lafayette Council of Kadosh, No. 2, and Virginia Consistory, No. 2.

The ceremonies took place at the Masonic Temple and began at 4 o'clock this afternoon. Promptly at 4 o'clock the officers of Randolph Lodge were installed, and at 6 o'clock supper was served at the Hotel Rammel. At 7:30 o'clock the installation of officers of Lafayette Council took place, and at 8:30 o'clock the officers of Virginia Consistory were installed.

The ceremonies were conducted by Charles A. Nesbit, thirty-third degree Mason, deputy inspector general of Virginia. The supper was presided over by Judge J. K. M. Norton. Officers of the various lodges follow:

George Washington Memorial Lodge—W. G. Leber, venerable master; Charles T. Lindsey, senior warden; Robert S. Barrett, junior warden; Leopold Raben, orator; Edgar Warfield, ex. almoner. Randolph Chapter—James E. Alexander, venerable master; William J. Boothe, senior warden; Thomas A. Fisher, junior warden; Robert S. Barrett, orator; James E. King, almoner; James W. Bales, master of ceremonies. Lafayette Council—Dr. R. M. Moore, preceptor; Judge C. B. Nicol, first subpreceptor; J. W. Bales, second subpreceptor; D. H. Pocock, chancellor; O. P. Angelo, orator; James E. King, almoner; A. A. Paul, master of ceremonies. Virginia Consistory—Judge J. K. M. Norton, master of kadosh; George T. Burroughs, prior; Thomas C. Smith, preceptor; N. S. Greenway, chancellor; J. M. Duncanson, master of ceremonies; J. M. Duncanson, treasurer of all bodies; J. A. Slaughter, secretary of all bodies.

The \$300 appropriation last evening by the city council for the entertainment of the delegates who attend the State firemen's convention may have to come up again before that body, inasmuch as but nine members, a bare quorum, was present. The acts of the State provide that an appropriation exceeding \$100 shall require a two-thirds vote. The council is composed of sixteen members, and it would have, therefore, required a vote of eleven members for its passage legally.

Another matter deemed unconstitutional, which was passed, was an amendment for an appropriation for a sewer in the alley bounded by King, Cameron, Henry, and Fayette streets. This appropriation is \$400, and the amount to be paid by the abutting property owners was to be \$105.

Final action in this matter is awaited with considerable interest. Whether or not the mayor will veto the measures passed is a matter of conjecture.

Considerable amusement was afforded spectators in the Police Court this morning when the case of Emma Cole, charged with assaulting Ida Evans, was called. Ida showed the justice a portion of her hair, which she asserted was torn from her scalp by Emma. On the other hand, Emma produced a broken mirror and other small household effects, which she asserted were destroyed by Ida. A negro woman told the court she came to "tell the truth," and said both were mixing it and scrapped to "beat the band." She seemed to hit the mark in the opinion of the court, for the justice in summing up the case fined each \$5.

Wythe White, for the past sixteen years local manager of the Southern Bell Telephone Company, will be transferred next Monday. He will be succeeded by J. Sutton Jones, manager of the Fredericksburg, Va., office of that company. It is reported that Mr. White will probably go to Richmond.

The macadam roadway on North Washington street is being treated with a coal tar preparation to keep down the dust. Money for the work was appropriated by city council several weeks ago.

The work of laying a granolithic floor and making other improvements at the police station has been begun and will be rapidly pushed to completion.

An infant son of Mr. and Mrs. Enoch H. Roland died this morning at his home, 417 South Royal street.

May Invite Gompers. Indianapolis, Ind., July 29.—A proposal to invite Samuel Gompers to take part in the Indiana campaign is causing some friction in the ranks of the Democrats, but it is probable that he will be asked to make some speeches. Gompers made speeches two years ago, at which time he was sent over the State in a special train. Many Democrats believed that he injured more than he helped the party.

ELECT SUCCESSOR TO WESTINGHOUSE

Directors Depose Inventor as Head of Big Concern.

NO CLASH AT THE MEETING

For Months Trouble Has Been Brewing and Action of Board Was Not Unexpected—Friction Dates Back to 1907 When Concern Went Into the Hands of a Receiver.

New York, July 29.—George Westinghouse, the inventor and head of the Westinghouse Electric and Manufacturing Company for nearly twenty-five years, was removed from the presidency of that concern to-day at a meeting of the directors. Edwin F. Atkins, of Boston, was elected to succeed him, but it is understood that Mr. Atkins will hold office only temporarily, until such time as the directors may be able to agree upon a man who will fill the place permanently.

The action of the board was in no way unexpected. It has been known for some time that there has been considerable friction between Mr. Westinghouse and Robert Mather, who was put in as chairman of the board after the reorganization with powers that overshadowed those of the president.

For the last month rumors of the more or less forced withdrawal of Mr. Westinghouse have been particularly active. As the time for the meetings of stockholders and directors to-day approached there was a great deal of conjecture as to whether Mr. Westinghouse would stand aside and allow a successor to be elected, or whether he would make a campaign for proxies to bring about his own re-election.

Not Willing to Fight. Three weeks ago he put off a contemplated trip to Europe and went to his summer home at Lenox, Mass., from where it was supposed that he would probably make some effort to retain his place. Then, when the time went on, it was seen that he was content to allow things to go as they would.

Mr. Westinghouse contented himself with issuing a statement early this week, in which he made it pretty clear that the second position in which he had found himself was not at all to his liking. Speaking of his relations with Mr. Mather, he said:

"Notwithstanding that the plan for reorganizing the affairs of the company provided for the selection of a chairman to especially care for the finances, there should have been a constant, proper, and considerate recognition of my position as president and of my knowledge and experience gained as a founder and manager of the company, but such has not been the case."

"On the contrary, the chairman, within a month after his election, on January 13, 1909, embarked upon a course the inevitable effect of which was to insure the existing deplorable conditions, which will make it difficult while I remain president of the company to exercise the duties of the office, except when specially requested by the board. But, as heretofore, it will be my endeavor to promote the interests of the company to the best of my ability."

Mr. Mather had also made efforts to eliminate him from responsible positions, and this Mr. Westinghouse said that he had opposed.

In regard to the fact that he was not present at to-day's meeting, Mr. Westinghouse said: "Having agreed with the directors last January to accept a vacation until August 1, so far as official duties as president are concerned, obviously I will not preside, and further, to avoid participation in any matters to come before the board, I will neither be present nor be represented."

The trouble between Mr. Westinghouse and Mr. Mather really took a serious aspect for the first time last spring, when the president blamed the chairman for the reorganization of the Chicago traction interests. Mr. Mather called attention to the fact that Mr. Westinghouse was alone in his opinion among the directors.

Of course the origin of Mr. Westinghouse's opposition dates back earlier than that, to the reorganization of the concern in October, 1907. It lasted for fourteen months, for the company had been badly battered by the panic of 1907. In December, 1908, the bondholders' committee put in Mr. Mather to take hold of the management, and the clashing soon began.

Officers Are Re-elected.

Aside from the president, the same officers were re-elected to-day. They were Robert Mather, chairman; E. M. Herr, L. A. Gorman, and Charles A. Terry, vice presidents; G. W. Hebard and H. D. Shute, acting vice presidents; W. A. Easestyn, secretary; T. V. Siemon, treasurer and assistant secretary; H. F. Batz and E. St. John, assistant treasurers; James C. Bennett, auditor and comptroller, and F. E. Craig and W. B. Coville, assistant auditors.

The new president, Mr. Atkins, is a member of the firm of E. Atkins & Co., of Boston, and has been a member of the board since the reorganization.

MISS MABEL HITE ILL.

Opening of "A Certain Party" Will Be Delayed as Result.

New York, July 29.—Illness of Miss Mabel Hite has necessitated the postponement of her appearance in "A Certain Party." Arrangements were made for an engagement at the Comedy Theater, beginning August 15. When Miss Hite returned from Europe, a week or so ago, the condition of her eyes gave her considerable uneasiness. It was because of this ailment that her trip through the Continent was cut short.

Miss Hite's physicians said to-day that she is suffering from a partial paralysis of the optic nerve, and advised her that it would be extremely unwise to attempt playing earlier than October. So until that time "A Certain Party" will have to wait.

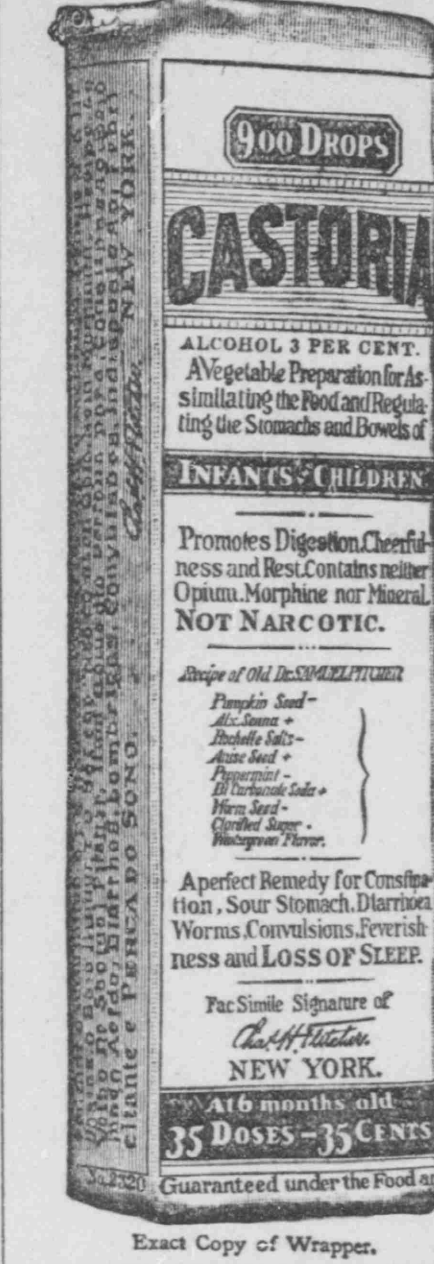
MARRIAGE LICENSES.

Ray Steitzer, 21, and Marie Harris, 21, both of Gordonville, Va., Rev. J. M. Little.

The Kind You Have Always Bought.

THIS is the caution applied to the public announcement of Castoria that has been manufactured under the supervision of Chas. H. Fletcher for over 30 years—the genuine Castoria. We respectfully call the attention of fathers and mothers when purchasing Castoria to see that the wrapper bears his signature in black. When the wrapper is removed the same signature appears on both sides of the bottle in red. Parents who have used Castoria for their little ones in the past years need no warning against counterfeits and imitations, but our present duty is to call the attention of the younger generation to the great danger of introducing into their families spurious medicines.

It is to be regretted that there are people who are now engaged in the nefarious business of putting up and selling all sorts of substitutes, or what should more properly be termed counterfeits, for medicinal preparations not only for adults, but worse yet, for children's medicines. It therefore devolves on the mother to scrutinize closely what she gives her child. Adults can do that for themselves but the child has to rely on the mother's watchfulness.



DAILY COURT RECORD.

(Friday, July 29, 1910.)

DISTRICT COURTS.

Equity Court No. 1.

JUSTICE WRIGHT. No. 2387. Greely vs. Patent Law Association; preliminary injunction denied. Attorneys, H. E. Davis, W. G. Johnson and A. S. Westinghouse.

No. 2406. Melative vs. Same; ex. vs. Attorneys, same.

No. 2469. Brown vs. Brown; time to take testimony extended. Attorneys, D. Rosenberg, W. Ballinger and L. F. Furber.

No. 2503. Duval, administrator, vs. Sparks et al.; reference made to J. E. Easestyn, referee. Attorneys, J. L. Dodge, R. F. Downing and G. A. Berry.

No. 2529. Jones et al. vs. Culbert et al.; reference to attorney. Attorneys, W. H. Manogue, J. E. Padgett and George Reeves.

No. 2573. Coughlin vs. Trades Union Publishing Company; order not to sell lease; rule returnable August 5. Attorneys, C. T. Hendler.

No. 2609. Cave vs. Cave; rule discharged. Attorneys, Thomas B. Bell, J. E. Easestyn, W. G. Gardner, and G. W. Rea-P. Fisher.

In re (Jury) John Miller; hearing continued. No. 2753. Johnson et al. vs. Johnson; petition and rule dismissed. Attorneys, W. H. White-Edmund Brady.

No. 2830. Belote vs. Belote; rule continued to August 1. Attorneys, W. E. Ambrose.

Criminal Court No. 1.

JUSTICE WRIGHT. No. 2714. Edgar St. Davis; arrest. O'Neill, housebreaking; personal recognizance taken.

Probate Court.

JUSTICE WRIGHT. Estate of Ernest H. Green; letters of administration granted to Mattie P. Green; bond \$100. Attorneys, W. G. Gardner.

Estate of Samuel M. Bryan; order to bring suit. Attorneys, J. M. Nathan et al.; reference to auditor. Attorneys, Cole & Donaldson.

Estate of Anne S. Anderson; petition for letters of administration. Attorney, J. P. Ernest.

In re Lee L. Towers; W. Scott Towers appointed guardian; bond \$2,000. Attorney, E. A. Jones.

Estate of Edward H. Davis; order to sell stock. Attorneys, Gittings & Chamberlain.

Estate of Regina Sanderson; letters of administration granted to Lee L. Hest; bond \$1,000. Attorneys, R. R. Behrard.

Estate of Frederick A. McCulloch; will dated June 22, 1910, filed.

Estate of John A. Gross; will dated July 12, 1905, filed.

Law suits.

No. 1287. George L. Hayes vs. Federal Traction Railway Company et al.; damages \$20,000. Attorneys, D. Smith.

No. 1298. William A. Fiddler vs. Brightwood Railway Company et al.; damages \$20,000. Attorneys, Arthur Peter and P. B. Ray.

No. 1300. W. Devereaux Green vs. Isaac E. Shomaker, account \$125. Attorneys, D. W. O'Donoghue.

No. 1310. Dell L. Preux vs. Mary E. Allen; general assumpsit; damages \$100. Attorneys, J. R. Bennett vs. Henry Thomas et al.; judgment Municipal Court \$25.

No. 604. William S. Spencer vs. Lillie R. Coblenz; part of lot 18, square 235, \$1,500. Attorneys, J. S. Easestyn.

No. 605. Same vs. Same; same, \$1,500. Attorneys, same.

REAL ESTATE TRANSFERS.

1111 B street northwest—Square 63, sublot 63; Edward J. Hannan et ux. to John C. Harrington, \$10.

Brookland—Lot 16, block 22; Frederick A. Holton (executor) to Ella Reese, \$1,500.

1314 M street northwest—Square 119, west half of lot 19; Maurice Hamburger to Bertha Olinger, \$10.

E street southeast, between Thirtieth and Fourteenth streets—Square 382, east half of lot 2; George W. Linkins to George P. Howell, trustee, \$10.

1311 T street northwest—Square 27, lot 6; Elizabeth L. Turbitt et ux. to Melville E. Davis, \$10; trust \$2,500.

Tenth street northwest, between M and N streets—Square 28, part of lot 1; Jennie Mackay to Peter K. Chaceas, \$10.

Hoomsboro Park—Lot 1, 11, 12, 13, and 2, block 2; Henry J. Davis et ux. to Sarah J. Crawford, \$10.

Longueue's Addition to Congress Heights—Lots 1,

Letters from Prominent Druggists addressed to Chas. H. Fletcher.

Central Drug Co., of Detroit, Mich., says: "We consider your Castoria in a class distinct from patent medicines and commend it."

Christy Drug Stores, of Pittsburg, Pa., say: "We have sold your Castoria for so many years with such satisfactory results that we cannot refrain from saying a good word for it when we get a chance."

Jacob Bros., of Philadelphia, Pa., say: "We take pleasure in recommending Fletcher's Castoria as one of the oldest and best of the preparations of the kind upon the market."

Hess & McCann, of Kansas City, Mo., say: "Your Castoria always gives satisfaction. We have no substitute for it and only sell 'The Kind You Have Always Bought,' the original."

The Voegeli Bros., of Minneapolis, Minn., say: "We wish to say that we have at all times a large demand for Fletcher's Castoria at all of our three stores and that it gives universal satisfaction to our trade."

Polk Miller Drug Co., of Richmond, Va., say: "Your Castoria is one of the most satisfactory preparations we have ever handled. It seems to satisfy completely the public demand for such an article and is steadily creating a growing sale by its merit."

P. A. Caplan, of New Orleans, La., says: "We handle every good home remedy demanded by the public and while our shelves are thoroughly equipped with the best of drugs and proprietary articles, there are few if any which have the unceasing sale that your Castoria has."

M. C. Dow, of Cincinnati, Ohio, says: "When people in increasing numbers purchase a remedy and continue buying it for years; when it passes the fad or experimental stage and becomes a household necessity, then it can be said its worth has been firmly established. We can and do gladly offer this kind of commendation to Fletcher's Castoria."

GENUINE CASTORIA ALWAYS Bears the Signature of

Chas. H. Fletcher
The Kind You Have Always Bought
In Use For Over 30 Years.

THE CENTAUR COMPANY, 137 N. MURRAY STREET, NEW YORK CITY.

2, and 3, block 8; Henry C. Longnecker et ux. to Randolph L. Jennings, \$10.

William Hickey estate—Part of lot 6; Caroline J. Dougherty to R. Henry Phillips, \$25.

Cherry Chase—Square 129, lot 37; John P. Wagar to Philip R. Gordon, \$10.

Cherry Chase—Square 129, lot 37; Philip R. Gordon et ux. to Cora A. to John P. Wagar, \$170.

Twelfth street southeast, between A and B streets—Square 194, lots 33 and 34; Amelia S. Frueh et al. to Walter F. Collins, \$10.